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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/617,608	07/11/2003	Dean L. Kamen	1062/D67 2907 EXAMINER	
2101	7590 12/07/2005			
	BERG & SUNSTEIN LLP		LUBY, MATTHEW D	TTHEW D
	A 02110-1618		ART UNIT	PAPER NUMBER
			3611	

DATE MAILED: 12/07/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action Before the Filing of an Appeal Brief

Application No.		Applicant(s)
	10/617,608	KAMEN ET AL.
ĺ	Examiner	Art Unit
	Matt Luby	3611
	Watt Cuby	3011

Matt Luby	3611				
ars on the cover sheet with the c	orrespondence add	ress			
APPLICATION IN CONDITION FO	OR ALLOWANCE.				
ving repties: (1) an amendment, aff tice of Appeal (with appeal fee) in c	idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)			
of the final rejection.					
b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection.  Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN					
06.07(f).					
tension and the corresponding amount shortened statutory period for reply orig	of the fee. The approprinally set in the final Offi	iate extension fee ce action; or (2) as			
diance with 37 CEP 41 37 must be	filed within two month	as of the date of			
nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th				
but prior to the data of filing a brief	will not be entered b	0001100			
		ecause			
ter form for appeal by materially re		the issues for			
	ected claims.				
	mnliant Amendment	(PTOL_324)			
	mphant Amendment	(I TOL-324).			
	timely filed amendme	ent canceling the			
	ll be entered and an e	explanation of			
vercome all rejections under appe	al and/or appellant fa	ils to provide a			
n of the status of the claims after e	ntry is below or attacl	ned.			
t does NOT place the application in	n condition for allowa	nce because:			
2. Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s).					
3. □ Other:					
TECHNOLOGY CENTER 3600 Examiner					
	APPLICATION IN CONDITION For the same day as filing a Notice of ving replies: (1) an amendment, affice of Appeal (with appeal fee) in the with 37 CFR 1.114. The reply must of the final rejection.  dvisory Action, or (2) the date set forth after than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE 16.07(f).  on which the petition under 37 CFR 1.1 ension and the corresponding amount thortened statutory period for reply origing than three months after the mailing day.  Iliance with 37 CFR 41.37 must be assion thereof (37 CFR 41.37 must be assion there	APPLICATION IN CONDITION FOR ALLOWANCE. the same day as filing a Notice of Appeal. To avoid abaying replies: (1) an amendment, affidavit, or other eviderlice of Appeal (with appeal fee) in compliance with 37 Ce with 37 CFR 1.114. The reply must be filed within one of the final rejection. (wisory Action, or (2) the date set forth in the final rejection, where than SIX MONTHS from the mailing date of the final rejection, on which the petition under 37 CFR 1.136(a) and the appropria onsion and the corresponding amount of the fee. The appropriance astautory period for reply originally set in the final Offithan three months after the mailing date of the final rejection, which is the petition of the final rejection, on which the petition under 37 CFR 1.136(a) and the appropriance astautory period for reply originally set in the final Offithan three months after the mailing date of the final rejection, of the final final rejection, of the final final rejection, of the final fi			

U.S. Patent and Trademark Office PTOL-303 (Rev. 7-05)

Continuation of 3. NOTE: The amendments to claim 25 would require further consderation, at least, and possibly a new search. In fact, Applicants reliance on the amendments made to claim 25 in their arguments, as the reason for overcoming the prior art is a prima facie case that these amendments would require further consideration.